Myersville Savings Bank, a body	NO. 14,568 EQUITY.
corporate	In the Circuit Court for Frederick County.
VS.	Sifting as a Court of Equity.
Amanda M. Palmer, et al.,	
	November Jerm, 19 42.
	being submitted, the Bill, Answer Exhibits
and Testimony and all oth	ner proceedings were by the Court read and considered
and it hains the Oninion of the Cou	rt.thatthe.reliefprayed.forinthe.
Hild "Frink tree" NAMA "MAMA "	
Latt - Normhan	in the year nineteen hundred and. IOR.TY-LWO.
It is thereupon, this Q.Aday of MANAMUSE.	In the year nineteen number and manner of said Court, ad-
by the Circuit Court for Frederick County, as a Co	ourt of Equity, and by the authority of said Court, ad-
	mises mentioned in these proceedings be sold,A.t
public sale	
······································	
	slie M. Cobleritz
and that. Reno. S. Harp. And C. C.	
of Frederick County, be, and they are here	eby appointed Trustee to make the said sales, and that ss shall be as follows:
the course and manner ofproceeding	s shall be as follows:
Clerk's office of this Court, a Bond to the State of M	Maryland, executed by thou with a surety, or sure- hereof, in the penalty of the thousand, Tive Au-
ties, to be approved by the Court, or the Clerk, th	hereof, in the penalty of the continuous, or the
realism conditioned for the faithful performance (of the trust reposed in Assessing this decide, or which
may be reposed in. thomby any future or	rder, or decree in the premises
proceed to make sale of the said Real Estate, hav	ving first given at least three weeks previous notice, in-
serted in some newspaper printed in Frederick Co	ounty, and such other notice as
er of the time, place, manner and terms of sale; v	which terms shall be as follows: Onethi.rd.of the pur-
chase money to be paid in cash on the day of sale	e, or on the ratification thereof by the Court, the resi-
due in two aqual payments in 6.&.12.	mosfrom the purchaser or purchasers giving his,
her, or their notes, with approved security and h	bearing interest from the day of sale,.orallcash.
at the option of the nurchaser	
and as soon as may be convenient after any such a full and particular account of the same, with a such sale or sales annexed, and on the ratificatio the whole purchase money, and not before, the s ed and acknowledged agreeably to law, shall con	n sale or sales, the said Trustee shall return to this Court in affidavit of the truth thereof, and of the fairness of on of such sale or sales by the Court, and on payment of said Trustee, by a good and sufficient deed to be executively to the purchaser or purchasers of the said property.
claim of the parties to this cause, and or any per the said Trustee shall bring into this Court the notes which may be taken for the same, to be di- ducting therefrom the costs of this suit, and suc	money arising on such sale or sales, and the bonds or isposed of under the direction of this Court, after dech commission to the said Trustee as the Court shall
think proper to allow, on consideration of the sk	kill, attention and fidelity wherewiththey shall ap-
pear to have discharged. their trust.	Edwards Delaponin